

STATE OF MINNESOTA

OFFICE OF THE ATTORNEY GENERAL

ST. PAUL 55155

ADDRESS REPLY TO: ATTORNEY GENERAL'S OFFICE POLLUTION CONTROL DIVISION 1935 WEST COUNTY ROAD B-2 ROSEVILLE, MN 55113 TELEPHONE: (612) 296-7342

April 5, 1985



Special Master Crane Winton 1307 Mt. Curve Avenue Minneapolis, MN 55403

Re: U.S., et al. v. Reilly Tar and Chemical Corp. Case No. Civ.4-80-469

Dear Special Master Winton:

Enclosed please find six maps showing approximate well locations in the vicinity of the former Reilly site. From shallowest to deepest, the maps show wells completed in the following aquifers:

- 1. Middle Drift
- 2. Platteville
- 3. St. Peter
- 4. Prairie du Chien Jordan
- Ironton Galesville
- 6. Mt. Simon Hinckley

As we discussed yesterday, we thought these maps would be helpful in your review of remedial proposals.

The map for the Prairie du Chien - Jordan aquifer shows proposed monitoring wells W401, W402, and W403. The former two wells are addressed in part 7 of the Remedial Action Plan ("RAP") contained in the Offer for Judgment which Reilly's counsel provided you yesterday. W403 is an additional monitoring well which the State believes is necessary to assess the spread of contamination in this aquifer and the effectiveness of the proposed gradient cotrol system. Installation of this well is one of the remaining areas of disagreement on remedy between Reilly and the Plaintiffs.

^{1/} The need for such wells is mentioned in the discussion of this aquifer at pages 11-13 of our letter to you of April 4, 1985.

April 5, 1985

Page two

As we discussed, I have checked Judge Magnuson's letter and confirmed that the pre-trial conference is scheduled for 10:00 a.m. on April 10, 1985. We look forward to seeing you then.

Very truly yours,

STEPHEN SHAKMAN Special Assistant Attorney General

SS:sc

Enclosure

cc: Becky A. Comstock

David Hird

Wayne G. Popham











